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**REMARKS****1. Claims Amendments.**

Support for the amendments to Claims 1 and 18 is found in FIGs. 1-6 and 7-14 and/or features from Claims 2-5, 9-15 and 19-20.

Claims 2-5, 9-15 and 19-20 have been cancelled.

Claims 6-8 and 16 have been amended for clarity and/or to address the examiner's objections under 35 USC 112.

Claims 21-24 are new correspond to Claims 6-8 and 16, respectively, but on dependant from independent Claim 18.

No new matter has been added in any of the amendments to the Claims.

**2. The Rejections (35 USC 102 and 103) based on Toimil '926, Jehouda '699, Griffith '468 and Shimada '283 are now moot.**

In view of Applicant's amendments, the rejections based on Toimil '926, Jehouda '699 and Griffith '468 are now moot. As Toimil '926, Jehouda '699 and Griffith '468 no longer disclose each and every element of Claim 1 (as amended) as alleged by the examiner, Applicant requests that the examiner withdraw the rejections based on Toimil '926, Jehouda '699 and Griffith '468.

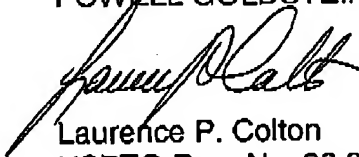
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CONCLUSION

Applicants submit that the patent application is in condition for allowance and respectfully request such action. If the examiner has any questions that can be answered by telephone, please contact the patent attorney of record at the address and telephone number listed below.

Respectfully submitted,  
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